## IN THE UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,	) Cr. No. 05-00189DAE
Plaintiff,	)
v.	)
KEITH SEICHI IMAI, (01)	) )
Defendant.	) DECLARATION OF COUNSEL )
	)

## **DECLARATION OF COUNSEL**

- 1. I am the attorney for Defendant KEITH IMAI in the above-captioned case.
- Defendant Imai requests continuation of his sentencing date from August
   13, 2007, to the end of the year because of a recent medical emergency involving his wife,
   Mary Souza.
- 3. Counsel is informed that Defendant's wife Mary Souza was recently hospitalized at Kasier Permanente following a stroke and related complications.
- 4. Defendant is close to his two sons and concerned about his wife's health as a result of a stroke and the immediate impact on her and the children.
- 5. Defendant Imai has been incarcerated at the Federal Detention Center since the date of his arrest on April 15, 2005. Sentencing for the co-defendants was continued previously to accommodate both defendants and the Government.
- 6. The Government will not be prejudiced by a continuation of the sentencing date from August 14, 2007 to the end of the year. Accordingly Defendant requests

a continuance in the interest of justice pending his wife's stabilization and recovery to the end of the year.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on

2007

MYLES S. BREINER